						1	LS. DISTANCE	
	Case 3	:16-cr-00373-M	Document 263	Filed 06/	13/17 Pa	NORTH	IERN DISTRA Page¦D _5	CT OF TAXA 59
			THE UNITED STA				TILE	Management of the pro-
		FOI	R THE NORTHER		OF TEXAS		IIIM 1 A	
			DALLA	S DIVISION			JUN 13	2017
LIMITE	TATZ (T	TES OF AMERICA		`				
OMIT	D SIA	ILS OF AMERICA)			K, U.S. 1871	RICT COURT
VS.)	(By_ CASE NO : 3:	16-CRD3所致y	M (08)
,)			10 010 01/07/	
GARI	N JOSE	PH WILLIAMS,	••)				
		Lil Joe",)				
	a.k.a. "	-)				
		Defendant.	SERODE AND D	T. C. O. T. FT. VI				
			REPORT AND R CONCERNING					
offense offense adjudge	e(s) char e. I ther ed guilty	oned in Rule 11, I det ged is supported by an efore recommend that of Count 1 of the Ind 846, and have sentence	independent basing the plea of guilty ictment, that is, C	is in fact cont be accepted, onspiracy to l	aining each o and that GA Distribute a O	of the essentia RIN JOSEPI Controlled Su	l elements on WILLIA! btance, a vic	of such MS be olation
×	The de	fendant is currently i	n custody and sh	ould be orde	red to remain	ı in custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convidence that the defendant is not likely to flee or pose a danger to any other person or the community if release							vincing d.
		The Government does n	ot oppose release.					
		The defendant has been	compliant with the	current condition	ns of release.			
		I find by clear and convitor the community if rele	ncing evidence that the cased and should the	he defendant is r refore be releas	not likely to flee ed under § 314	or pose a dange $2(b)$ or (c) .	er to any other	person
		The Government oppos	es release.					
		The defendant has not b		the conditions of	of release.			
		If the Court accepts this	recommendation, th	is matter should	be set for hear	ing upon motior	n of the Gover	nment.
	substant no sente defendar	endant must be ordered ial likelihood that a motic ence of imprisonment be not should not be detained r pose a danger to any of	on for acquittal or new imposed, or (c) exce and (2) the Court fir	w trial will be greptional circums ands by clear and	anted, or (b) the stances are clea convincias evi	e Government has arly shown unde	as recommender § 3145(c) v	led that vhy the

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

NOTICE

Date: June 13, 2017.